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14	UNITED STATES DISTRICT COURT		
15	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
16			
17	SHAMEIKA MOODY as an individual and on behalf all of others similarly situated,	Case No.:	C 07-06073 MHP
18			
19	Plaintiff, vs.		FF'S SEPARATE SUPPLEMENTAL ULE 26(f) REPORT
19 20	vs. CHARMING SHOPPES OF DELAWARE,		
	VS.	JOINT R	ULE 26(f) REPORT Hon. Marilyn Hall Patel
20 21 22	vs. CHARMING SHOPPES OF DELAWARE, INC., a corporation; and DOES 1 through 50,	JOINT R	ULE 26(f) REPORT
20 21 22 23	vs. CHARMING SHOPPES OF DELAWARE, INC., a corporation; and DOES 1 through 50, inclusive,	JOINT R Judge: Date: Time:	ULE 26(f) REPORT Hon. Marilyn Hall Patel May 5, 2008 2:00 p.m.
20 21 22 23 24	vs. CHARMING SHOPPES OF DELAWARE, INC., a corporation; and DOES 1 through 50, inclusive, Defendants. TO THE COURT:	JOINT R Judge: Date: Time: Ctrm.:	ULE 26(f) REPORT Hon. Marilyn Hall Patel May 5, 2008 2:00 p.m.
20 21 22 23 24 25	vs. CHARMING SHOPPES OF DELAWARE, INC., a corporation; and DOES 1 through 50, inclusive, Defendants. TO THE COURT:	JUDINT R Judge: Date: Time: Ctrm.:	ULE 26(f) REPORT Hon. Marilyn Hall Patel May 5, 2008 2:00 p.m. 15 24, 2008, Plaintiff hereby submits thi
220 221 222 23 224 225 226	Vs. CHARMING SHOPPES OF DELAWARE, INC., a corporation; and DOES 1 through 50, inclusive, Defendants. TO THE COURT: Pursuant to this Court's Order	Judge: Date: Time: Ctrm.: on March	ULE 26(f) REPORT Hon. Marilyn Hall Patel May 5, 2008 2:00 p.m. 15 24, 2008, Plaintiff hereby submits thi
20 21 22 23 24 25	CHARMING SHOPPES OF DELAWARE, INC., a corporation; and DOES 1 through 50, inclusive, Defendants. TO THE COURT: Pursuant to this Court's Order Separate Supplemental Report pursuant to the Louding Motion to Dismiss and Further Documents Presented Services of the Court of the Louding Motion to Dismiss and Further Documents Presented Services of the Court of the Louding Motion to Dismiss and Further Documents Presented Services of the Court of the Louding Motion to Dismiss and Further Documents Presented Services of the Court of the Louding Motion to Dismiss and Further Documents Presented Services of the Court of the Louding Motion to Dismiss and Further Documents Presented Services of the Court of the Louding Motion to Dismiss and Further Documents Presented Services of the Court of the Court of the Louding Motion to Dismiss and Further Documents Presented Services of the Court of the Court of the Louding Motion to Dismiss and Further Documents Presented Services of the Court of the Louding Motion to Dismiss and Further Documents Presented Services of the Court of the Louding Motion to Dismiss and Further Documents Presented Services of the Court of the Louding Motion to Dismiss and Further Documents Presented Services of the Court	JUdge: Date: Time: Ctrm.: on March ocal Rules are	ULE 26(f) REPORT Hon. Marilyn Hall Patel May 5, 2008 2:00 p.m. 15 24, 2008, Plaintiff hereby submits thi

Inc. has filed a motion to dismiss for lack of subject matter jurisdiction. The hearing on this motion is set for May 5, 2008 before this Court. As of the date that Plaintiff was required to file her opposition, Plaintiff did not have Defendant CSDI's initial disclosures nor some additionally produced documents by Lane Bryant and CSDI and, accordingly, Plaintiff could not attach these documents to her Opposition. Plaintiff believes that a number of these documents support Plaintiff's argument that personal jurisdiction over Charming Shoppes, Inc. is appropriate in California and by this Court. Plaintiff is attaching some of these documents as Exhibit "A" to this Report and Plaintiff's Counsel will bring to the May 5, 2008 hearing all such documents in further support of personal jurisdiction over Charming Shoppes, Inc. for the Court's consideration at the oral arguments on this motion.

Should this Court deny Defendant CSI's pending motion to dismiss, Plaintiff would ask that Defendant CSI be required to serve its initial disclosures by May 12, 2008, along with the actual documents Defendant CSI references in its initial disclosures.

4 DATED: April 28, 2008

LAW OFFICES OF PETER M. HART

By: /S/ Peter M. Hart, Esq. Attorney for Plaintiff and the class